

**EXHIBIT 2: NO BASIS CLAIMS TO BE DISALLOWED**

## NO BASIS CLAIMS

Claim No.	Creditor Name and Address	Claim Amount as Stated on Proof of Claim Form	Classification as Stated on Proof of Claim Form	Stated Basis of Claim as Stated on Proof of Claim	Reason Basis Invalid
162	Bee Jones Harris 2124 E. Forest Detroit, MI 48207	\$2,500.00	Secured	<u>Stated Basis:</u>  None.	Claim appears to be for claimant's unpaid rent and/or unpaid property taxes on several properties. Claims for claimant's unpaid rent or unpaid property taxes are not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes her money. To the extent the claimant is alleging overpayment of property taxes, and that the City owes her a refund, such claims are to be handled in the ordinary course, pursuant to Plan Art. IV.T.
169	Lashawn Hill 16515 Wildemere Detroit, MI 48221	\$6,924.00	Admin. Priority	<u>Stated Basis:</u>  None.	Claim is for claimant's unpaid parking tickets. Individual parking tickets

					owed by the claimant to the City are not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes her money.
200	Carolyn & Ernest Johnson 15688 Rossini Dr. Detroit, MI 48205	Unliquidated	Admin. Priority	<u>Stated Basis:</u> “Mortgage”	Claim is for claimants’ mortgage payments. Individual mortgage agreements between the claimants and their lender, to which the City is not a party, are not the subject of this bankruptcy claims administration process. Claimants do not appear to be alleging that the City owes them money.
254	Adrian Brown 6520 Memorial Detroit, MI 48228	\$20,199.42	Secured	<u>Stated Basis:</u> “Taxes”	Listed property was foreclosed upon. Claim appears to be for claimant’s unpaid taxes. An individual’s failure to pay taxes to the City is not the subject of this bankruptcy

					claims administration process. Claimant does not appear to be alleging that the City owes him money. To the extent the claimant is alleging overpayment of property taxes, such claims are to be handled in the ordinary course, pursuant to Plan Plan Art. IV.T.
433	Marilyn Walker-Osaboultien 1525 Chicago Blvd. Detroit, MI 48206	Unliquidated	General Unsecured	<u>Stated Basis:</u> None.	This claim has no supporting documents attached and no stated basis for the claim.
473	Easter Lee Williams 5260 University St. Detroit, MI 48224	\$1,488.05  \$22,865.98	Secured  General Unsecured	<u>Stated Basis:</u> None.	Claim appears to regard the foreclosure of the claimant's property and/or personal bankruptcy filing, which are not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes him money.
779	Sherrell Ann Peyton 10109 Curtis St. Detroit, MI 48221	\$80,000.00	Secured	<u>Stated Basis:</u> “Tax auction not valid after July 25, 2013.”	Claim is for claimant's mortgage payments. Individual

					mortgage agreements between the claimant and her lender, to which the City is not a party, are not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes her money.
919	Joshna E. Pattiolo 16706 Harlow Detroit, MI 48235	\$3,000.00	Admin. Priority	<u>Stated Basis:</u> “Tax bill for property.”	Claim appears to be for claimant’s unpaid taxes. An individual’s failure to pay taxes to the City is not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes him money. To the extent the claimant is alleging overpayment of property taxes, such claims are to be handled in the ordinary course, pursuant to Plan Plan Art. IV.T.
935	Joseph McCray, Owner J&M Property Mgmt.	\$22,143.00  \$2,040.00	Secured  General Unsecured	<u>Stated Basis:</u> “Breach of performance &	Claim has no supporting documentation attached. Claim

	5581 Courville Detroit, MI 48224			services performed.”  “The City has fail [sic] to meet its obligation to provide services & thus violated the [illegible] to receive any taxes from residence.”	appears to regard the claimant’s refusal to pay property taxes due to the City allegedly failing to provide services. An individual’s failure to pay taxes to the City is not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes him money. To the extent the claimant is alleging overpayment of property taxes, such claims are to be handled in the ordinary course, pursuant to Plan Plan Art. IV.T.
1074	Lue David Jackson 9336 Pierson Detroit, MI 48228	\$71,825.81	General Unsecured	<u>Stated Basis:</u> “Contingent & unsecured principal & interest charges.”	Claim is for claimant’s mortgage payments. Individual mortgage agreements between the claimant and her lender, to which the City is not a party, are not the subject of this bankruptcy claims administration

					process. Claimant does not appear to be alleging that the City owes him money.
1079	Audrey Rollins 8307 Bingham Detroit, MI 48228	Unliquidated	Secured	<u>Stated Basis:</u>  “Property I don’t own.”	Claim appears to regard claimant’s taxes. An individual’s failure to pay taxes to the City is not the subject of this bankruptcy claims administration process. Claimant does not appear to be alleging that the City owes her money. To the extent the claimant is alleging overpayment of property taxes, such claims are to be handled in the ordinary course, pursuant to Plan Plan Art. IV.T.
3791	Cindy Darrah 492 Peterboro Detroit, MI 48201	Unliquidated	Priority	<u>Stated Basis:</u>  “Destruction of property tax basis. Unequal no bid process.”	Claimant argues that the City of Detroit gives away land for one dollar that could be auctioned off to provide revenue. Claimant also argues that the City uses tax money to demolish viable properties. Claimant does not

					appear to be alleging that the City owes her money. Claimants arguments thus are not the subject of this bankruptcy claims administration process.
3792	Hunter L. Todd 14944 Ashton Detroit, MI 48223	\$70,000.00	Priority	<u>Stated Basis:</u>  “None. The teachers’ retirement must be paid. Ownership of property, both homes and two white tractors. Purchased property from City of Detroit. Paid cash for both homes, \$60,000.00. 5,000.00 for [illegible] white tractors.”	Claimant appears to request that the City pay for the Claimant’s property, but provides no basis for payment. The City believes this claim is related to Claim No. 3473, which was included on the City’s Tenth Omnibus Objection because the underlying lawsuit in the Michigan Court of Claims had been dismissed (Case No. 1375MZ). Prior lawsuits on the same claim also have been dismissed.
3530	James Crowder Christopher Trainor & Associates 9750 Highland Rd. White Lake, MI 48386	\$75,000.00	General Unsecured	<u>Stated Basis:</u>  “3 <sup>rd</sup> Party No Fault – Auto Accident – Pain & Suffering”	Underlying claim dismissed by agreement on February 3, 2015. See Case No. 14-005607-NI.
1917	Dorothy McCoy	\$235,422.52	General	<u>Stated Basis:</u>	The claim states

	c/o Mike Morse Law Firm 24901 Northwestern Hwy, Suite 700 Southfield, MI 48075		Unsecured	“BI and PIP Claim Due to Motor Vehicle Accident 10/1/13”	that it is based on post-petition events. There is no pre-petition claim owed by the City.
474	Richard Hall 3752 Eastern Place Detroit, MI 48208	\$100,000.00	General Unsecured	<u>Stated Basis:</u> “Injured”	The statute of limitations has expired on the underlying personal injury claim as of June 28, 2014.
1097	Richard Hall 3752 Eastern Place Detroit, MI 48208	\$1,000,00.00	General Unsecured	<u>Stated Basis:</u> “False arrest, excessive force, pursuant to 42 U.S.C. 1983 (or wrongful detention), assault & battery, false imprisonment under Michigan law”	The statute of limitations has expired on the underlying Section 1983 claim as of October 28, 2014.
3684	Thyssenkrupp c/o CST Co. P.O. Box 224768 Dallas, TX 75222	\$37,597.21	Priority	<u>Stated Basis:</u> “Service contract”	The claim states that it is based on post-petition events. There is no pre-petition claim owed by the City.
3687	Thyssenkrupp c/o CST Co. P.O. Box 224768 Dallas, TX 75222	\$439,089.10	Priority	<u>Stated Basis:</u> “Service contract total quarterly billing 4-1-2014 – 3-31-2017”	The claim states that it is based on post-petition events. There is no pre-petition claim owed by the City.